(408)9885411

1:19162314111

	TH M
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Ber number, and address):	FOR COURT USE ONLY PLD-PI-001
1	FOR COURT USE ONLY
SBN 94633	
1671 The Alameda, Suite 300 San Jose, California 95126	
TELEPHONE (100) COR CAR	
TELEPHONE NO: (408) 293-8400 FAX NO. (Collonal): (408) 293-0714	1
ATTORNEY FOR (Name). Plaintiffs	-8
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Santa Clara	
STREET ADDRESS 191 North First Street	
MAILING ADDRESS: San Jose, California 95113	
	`^:
BRANCH NAME Downtown - Unlimited Jurisdiction	
PLAINTIFF: Lee Jackson and Kenneth Jackson	
- C''	
DEFENDANT: Silicon Valley Animal Control Authority, City of Santa	1
Complete Humane Society Silicon	
Vallay	*
COMPLAINT—Personal Injury, Property Damage, Wrongful Death	-
(L. Ancided Inumpan:	1
Type (check all that apply): MOTOR VEHICLE OTHER (specify):	
The state of the s	
The state of the s	
Jurisdiction (check all that apply):	
ACTION IS A LIMITED CIVIL CASE	CASE NUMBER:
Amount demanded doss not exceed \$10,000	
exceeds \$10,000 but does not exceed account	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
The state of the s	1070 y 11 , 9 11 50
ACTION IS RECLASSIFIED by this amended complaint	, , , , , , , , , , , , , , , , , , , ,
from limited to unlimited	
from unlimited to limited	
Plaintiff (name or names): Lee Jackson and Kenneth Jackson	
aneges causes of action against defendant (name of names): Cilicon No.11	
Santa Clara, City of Campbell, Humane Society Silicon 2. This pleading, including attachments and exhibit consists of	Animal Control Authority, City o
2. This pleading, including attachments and exhibits, consists of the following number of each	Valley
B. Each plaintiff named above is a competent edult	^{185.} 13
a except plaintiff (name): Silicon Valley Animal Control Authority	
Collifornia de la compositation de de la collifornia	
(2) an unincorporated entity (describe):	
(3) a public entity (describe): Unknown type	
(4) a minor an adult	
 (a) for whom a guardian or conservator of the estate or a guardi (b) other (specify): 	an ad litem has been appointed
	an do meni nas paen appointed
(5) other (specify):	-
b. except plaintiff (name): City of Santa Clara	
(1) a corporation qualified to do business in California	
(2) an unincorporated entity (describe):	
(3) a public entity (describe): California City	
(4) a minor sn adult	
(a) for whom a guardian or conservator of the estate or a guardian (b) other (specify)	an ad litem has been appointed
	appointed
(5) cthor (specity):	
Information about additional and are	
Information about additional plaintiffs who are not competent adults is shown in Attack	nment 3.
Under Council of California Company Use	Page 1 of 3
PP-001 [Rev. January 1, 2007]	Code of Civil Procedure, § 425.12

SHORT TITLE:	PLD-PI-0
Jackson v. Silcon Valley Animal Control Authority	CASE NUMBER:
4. Plaintiff (neme): is doing business under the fictitious name (specify):	
and has complied with the fictitious business name laws. 5. Each defendant named above is a natural person a. except defendant (name): Silcon Valley Animal (1) a business organization, form unknown (2) a corporation (3) an unincorporated entity (describe): (4) a public entity (describe): Form Unknown (5) other (specify):	c. except defendant (name): City of Campbell (1) a business organization, form unknown (2) a corporation (3) an unincorporated entity (describe): (4) a public entity (describe): City (5) other (specify):
b. except defendant (name): City of Santa Clara (1) a business organization, form unknown (2) s corporation (3) an unincorporated entity (describe): (4) a public entity (describe): City (5) other (specify):	d. except defendant (name): Humane Society Silico (1) a business organization, form unknown (2) a corporation (3) an unincorporated entity (describe): (4) a public entity (describe): (5) other (specify):
Information about additional defendants who are not nature. The true names of defendants sued as Does are unknown to plan. One defendants (specify Does promise to 1 to 10)	ral persons is contained in Attachment 5. laintiff.
 a. One defendants (specify Doe numbers): 1 to 10 named defendants and acted within the ecope of that 	agency or employment.
b. Due defendants (specify Doe numbers): 11 to 20 plaintiff.	are persons whose capacities are unknown to
7. Defendants who are joined under Code of Civil Procedure	saction 382 are (names):
8. This court is the proper court because a at least one defendant now resides in its jurisdictional b the principal place of business of a defendant corporat c injury to person or damage to personal property occur d other (specify):	tion or unincorporated association is in its invisdictional asso
9. Plaintiff is required to comply with a claims statute, and a. I has complied with applicable claims statutes, or b. is excused from complying because (specify):	

Received: 7/25/07-12:22PM: 7/25/07-12:22PM: Case 5:07-cv-05667-RS Document 1-12 Filed 1/07/2007 Page 4 of 14 Jul-25-2007 12:01P FROM: SUACA (408)9885411 1:19162314111

SHORT TITLE:	PLD-PI-0
	CASE NUMBER
Jackson v. Silcon Valley Animal Control Authority	
10. The following causes of action are attached and the statements above apply causes of action attached): a. Motor Vehicle b. General Negligence c. Intentional Tort d. Products Liability e. Premises Liability f. Other (specify): Exemplary Damages	to each (each compleint must have one or more
*	
11. Plaintiff has suffered a wage loss b loss of use of property c hospital and medical expenses d general damage e property damage f loss of earning capacity g other damage (specify):	•
Other damage not known at this time	
The damages claimed for wrongful death and the relationships of plaintiff a listed in Attachment 12. b as follows:	to the deceased are
13. The relief sought in this complaint is within the jurisdiction of this court.	
 14. Plaintiff prays for judgment for costs of suit; for such relief as is fair, just, and e a. (1) compensatory damages (2) punitive damages The amount of damages is (in cases for personal injury or wrongful death, y (1) seconding to proof (2) in the amount of: \$ 	
15. The paragraphs of this complaint alleged on information and belief are as t	follows (specify peragraph numbers):
Date: 1-29-07	•
	nart M. milson
(TYPE OR PRINT NAME)	(SIGNATURE OF PLAINTIFF OR ATTORNEY)

P.9

	enth reserved	PLD-PI-001(2
SHORT TITLE:	CASE NUMBER:	
Jackson v. Silicon Valley Animal Control Authority		
First CAUSE OF ACTION—General	Negligence	Page 4
ATTACHMENT TO Complaint Cross - Complaint		
(Use a separate cause of action form for each cause of action.)		
GN-1. Plaintiff (name): Lee Jackson and Kenneth Jackson		
alleges that defendent (neme): Silicon Valley Animal Control Au	hority and City of	Santa Clara
	•	
Does 1 to 20		
was the legal (proximate) cause of damages to plaintiff. By the following ac negligently caused the damage to plaintiff	ts or omissions to act,	defendant
on (date): December 19, 2005		
at (place): Santa Clara, California		

Defendants unlawfully entered Plaintiffs' motorhome, unlawfully seized Plaintiffs pet animals, unlawfully detained Plaintiffs and assaulted and battered Plaintiff Lee Jackson, causing Plaintiffs severed mental, emotional and physical harm and depriving them of their property, pet animals.

Page 1 of 1

(description of reasons for liability):

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JUL-25-2007 12:01P FROM: SUACA

				PL	D-PI-001(2
SHORT TITLE:		*	CASE NUMBER:		
Jackson v. Silicon Valley Ani	imal Control Aut	thority			
Second (number)	CAUSE OF	FACTION—General	Negligence	Page	5
ATTACHMENT TO 7 C	omplaint Cn	oss - Complaint			
(Use a separate cause of action	on form for each cau	se of action.)		E8	
GN-1. Plaintiff (name): Lee	Jackson and Ken	meth Jackson			
allegee that defendant	(name): City of (Campbell	~		
¥			**	120.41	
✓ Does	l to	20	87		
was the legal (proximal	te) cause of damage	es to plaintiff. By the following ac	ts or amissions to act, (defendant	

negligently caused the damage to plaintiff

on (date): December 22, 2005 at (place): Santa Clara, California

(description of reasons for liability):

Defendant unlawfully conducted a post-seizure hearing in which Defendant found that the seizure of Plaintiff's property on 12-19-05 was lawful. Said finding was a denial of the due process rights of Plaintiffs and was an abuse of discretion violating Plaintiffs rights to a fair due process hearing. U//40/4001 NEW 10.00

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		PLD-PI-001(2)
SHORT TITLE:	CASE NUMBER:	· ·
Jackson v. Silicon Valley Animal Control Authority		
Third CAUSE OF ACTION—General	Negligence	Page 6
ATTACHMENT TO Complaint Cross - Complaint	**	
(Use a separate cause of action form for each cause of action.)		200 (80)
GN-1. Plaintiff (name): Lee Jackson and Kenneth Jackson	e	
alleges that defendant (name): Silicon Valley Animal Control Auti	hority, City of San	ta Clara
Does 1 to 20		
was the legal (proximate) cause of damages to plaintiff. By the following act negligently caused the damage to plaintiff on (date): On or about 12-19-05 at (place): Santa Clara, California	s or omissions to act, o	defendant

(description of reasons for liability):

Defendants negligently hired, trained and supervised employees including A. Morris, Al Davis, and others not known known by name who participated in the events surrounding the unlawful seizure of Plaintiffs' pet animals on 12-19-05.

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		PLD-PI-0	001(2
SHORT TITLE:	CASE NUMBER:		
Jackson v. Silicon Valley Animal Control Authority			
Fourth CAUSE OF ACTION—General	Negligence	Page7	
ATTACHMENT TO Complaint Cross - Complaint			
(Use a separate cause of action form for each cause of ection.)		E	
GN-1. Plaintiff (nome): Lee Jackson and Kenneth Jackson			
alleges that defendant (name): Silicon Valley Animal Control Aut	hority and City of	Santa Clara	
		•	
Does 1 to 20			
was the legal (proximate) cause of damages to plaintiff. By the following act negligently caused the demage to plaintiff on (date): On or about 12-19-05	is or omissions to act,	defendant	

(description of reasons for liability):

Defendants unlawfully entered Plaintiffs' motorhome, unlawfully seized Plaintiffs pet animals, unlawfully detained Plaintiffs and assaulted and battered Plaintiff Lee Jackson, causing Plaintiffs severed mental, emotional and physical harm and depriving them of their property, pet animals thereby negligently inflicting severe emotional and mental suffering and distress upon the Plaintiffs.

Document 1-12 Filed

Filed 11/07/2007

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		PLD-PI-001(3)
SHORTTITLE: Jackson v. Silicon Valley Animal Control Authority	CASE NUMBER	
Fifth CAUSE OF ACTION—Intentional	l Tort P	age8
ATTACHMENT TO Complaint Cross - Complaint	Š	
(Use a separate cause of action form for each cause of action.)		
IT-1. Plaintiff (name): Lee Jackson and Kenneth Jackson		
alleges that defendant (name): Silicon Valley Animal Control Authorit	ty and City of San	ita Clara
	•	-
✓ Does 1 to 20		
was the legal (proximate) cause of damages to plaintiff. By the following acts of	or omissions to act, de	efendant intentionally

(description of reasons for liability):

caused the damage to plaintiff on (date)December 19, 2005 at (place)Santa Clara, California

Defendant unlawfully entered Plaintiffs' motorhome, unlawfully seized Plaintiffs pet animals, unlawfully detained Plaintiffs and assaulted and battered Plaintiff Lee Jackson, causing Plaintiffs severed mental, emotional and physical harm and depriving them of their property, pet animals. Said acts constitute assault and battery.

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	PLD-PI-001(3
SHORT TITLE: Jackson v. Silicon Valley Animal Control A	uthority CASE NUMBER
Sixth CAUSE OF ACTION—	Intentional Tort Page 9
ATTACHMENT TO Complaint Cross - Complaint	20 - FE
(Use a separate cause of ection form for each cause of action.) IT-1. Plaintiff (name): Lee Jackson and Kenneth Jackson alleges that defendant (name): Silicon Valley Animal Con	ntrol Authority and City of Santa Clara
<u> </u>	
7 Does 1 to 20	
was the legal (proximate) cause of damages to plaintiff. By the caused the damage to plaintiff on (date)December 19, 2005 at (place)Santa Clara, California	following acts or omissions to act, defendant intentionally
(description of reasons for liability):	

Defendant unlawfully entered Plaintiffs' motorhome, unlawfully seized Plaintiffs pet animals, unlawfully detained Plaintiffs and assaulted and battered Plaintiff Lee Jackson, causing Plaintiffs severed mental, emotional and physical harm and depriving them of their property, pet animals. By said acts Defendants intentional inflicted severe emotional and mental suffering and distress upon Plaintiffs.

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		PLD-PI-001(3
HORT TITLE:	CASE NUMBER	3
Jackson v. Silicon Valley Animal Control Authority		
	4	
Seventh CAUSE OF ACTION—Intentional	i Tort	Page 10
ATTACHMENT TO Complaint Cross - Complaint		2000 200 - 200
(Use a separate cause of action form for each cause of action.)		
IT-1. Plaintiff (name): Lee Jackson and Kenneth Jackson		
alleges that defendant (name): Silicon Valley Animal Control Authori	ty and City of	Santa Clara
		**
✓ Does 1 to 20		
was the legal (proximate) cause of damages to plaintiff. By the following acts of caused the damage to plaintiff on (date) December 19, 2005	or omissions to ac	t, defendant intentionally
et (plece)Santa Clara, California		

(description of reasons for liability):

Defendants unlawfully entered Plaintiffs' motorhome, unlawfully seized Plaintiffs pet animals, unlawfully detained Plaintiffs and assaulted and battered Plaintiff Lee Jackson, causing Plaintiffs severed mental, emotional and physical harm and depriving them of their property, pet animals. Plaintiffs were the lawful owners of said pet animals and were entitled to possession of the animals. By said acts Defendants unlawfully converted the pet animals to their use.

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		PLD-PI-001(3
SHORT TITLE:	CASE NUMBER	
Jackson v. Silicon Valley Animal Control Authority		
Eighth CAUSE OF ACTION—Intentiona	l Tort Page	11
ATTACHMENT TO Complaint Cross - Complaint		
(Use a separate cause of action form for each cause of action.)		•
IT-1. Plaintiff (name): Lee Jackson and Kenneth Jackson		
alleges that defendant (name): Silicon Valley Animal Control Authorit	ty and City of Santa C	lara
	•	
Does 1 to 20	9	
was the legal (proximate) cause of damages to plaintiff. By the following acts of caused the damage to plaintiff on (date)December 19, 2005	or omissions to act, defend	lant intentionally

(description of reasons for liability):

at (plece)Santa Clara, California

Defendants unlawfully entered Plaintiffs' motorhome, unlawfully seized Plaintiffs pet animals, unlawfully detained Plaintiffs and assaulted and battered Plaintiff Lee Jackson, causing Plaintiffs severed mental, emotional and physical harm and depriving them of their property, pet animals. Such acts violated Plaintiffs' rights to be free of unreasonable searches and seizures under the Fourth and Fourteenth Amendments to the U.S. Constitution and is actionable under 42 U.S.C. section 1983. 01/20/2001 HED 10.01 PAA

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	PLD-PI-001
SHORT TITLE:	CASE NUMBER
Jackson v. Silicon Valley Animal Control Authority	
Ninth CAUSE OF ACTION—Intentiona	Tort Page 12
ATTACHMENT TO Complaint Cross - Complaint	
(Use a separate cause of action form for each cause of action.)	
IT-1. Plaintiff (name): Lee Jackson and Kenneth Jackson	
alleges that defendant (name): Humane Society Silicon Valley	
	•
✓ Does 1 to 20	
was the logal (proximate) cause of damages to plaintiff. By the following acts of caused the damage to plaintiff on (date)December 19, 2005	r omissions to act, defendant intentionally
at (place)Santa Clara, California	
(description of reasons for liability):	
Defendant took possession of the Plaintiffs' pet animals that had	been seized by the Silicon Valley

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son v. Silicon Valley Animal (Control Authority		r
E	xemplary Damages A	ttachment	Page 13
	laint Cross - Complaint		
EX-1. As additional damages again Silicon Valley Animal	nst defendant (name): Control Authority and City o	of Santa Clara	1 20 (8)
Plaintiff alleges defendant wa matice fraud oppression as defined in Civil Code section to make an example of and to	on 3294, and plaintiff should recove	er, in addition to actual d	amages, damages
EX-2. The facts supporting plaintiffs	claim are as follows:		
untawfully detained Plat	entered Plaintiffs' motorhome ntiffs and assaulted and batto al and physical harm and dep	red Plaintiff Lee Jac	kenn caucing Plainti
	5		
	ī		
	•		
	•		
	•		
	•		